GUARDIANSHIP PAMPHLET

(FOR GUARDIANSHIPS OF CHILDREN IN THE PROBATE COURT)

This pamphlet provides basic information about probate guardianships for children. It includes general information about court procedures, the duties and responsibilities of probate guardians, and other helpful material to assist you in fulfilling the obligations of a guardian. (For information about becoming a guardian of a dependent or ward of the Juvenile Court, you should consult the separate pamphlet on that subject.)
Further information about probate guardianships may be obtained from an attorney, the Probate Code, and private publications and resources. You should also consult the court or the court clerk's office regarding special procedures or rules in your county.

Form Adopted for Mandatory Use Judicial Council of California GC-205 [Rev. January 1, 2001]

What is Guardianship?

Guardianship is a court process by which a person other than a parent is given custody of a child or authority over a child's property. Appointment as guardian requires the filing of a petition and approval by the court. This pamphlet will provide you with some basic information about guardianships. If the court establishes a probate guardianship, the guardianship may be:

- A guardianship of the person of the child (custody);
- · A guardianship of the child's "estate" (property); or
- Both.

If the court appoints you as a guardian for a child, you will assume important duties and obligations. You will become responsible to the court. It is essential that you clearly understand your duties and responsibilities as guardian. If you have any questions, you should consult with an attorney who is qualified to advise you in these matters.

What is a Legal Guardian?

A legal guardian is an adult to whom the court has given authority and responsibility to provide care for a child, or to manage the child's assets, or both.

Who May Be Legal Guardians?

Relatives, friends of the family, or other interested persons may be considered as potential legal guardians.

Before You File the Petition

Before you file a petition for guardianship, you should consider the following:

- · Is a guardianship really necessary?
- Have you considered the alternatives?
- Do the parents consent to the guardianship?
- Without parental consent, is there enough evidence for you to prove the need for a guardianship?
- Do you need legal advice or assistance?

Some Alternatives to Guardianship

Private agreements - You can make a private agreement with the child's parents to provide care for the child. A written agreement can be made, showing that you have "custody" of the child with the parent's consent. Normally it is also beneficial to secure a medical release for emergencies, especially if a parent is not readily available. Note: The parents may revoke this type of agreement at any time.

Caregiver's Authorization Affidavit - The California Family Code allows a person who is related to a child to fill out a Caregiver's Authorization Affidavit. The affidavit normally allows that person, as a caregiver, to enroll the child in school and secure medical treatment for the child.

You may read Family Code section 6550 for details about this law. The caregiver form may be available through your local county clerk's office, through private legal publications, or from a private attorney. Note: The parents may revoke your authority or override your decision under this type of agreement at any time.

Other financial arrangements - The law allows parents to make other financial arrangements for property inherited by or given to their children. For instance, a blocked account and other protective measures can be used without the appointment of a guardian of the estate. Consultation with an attorney for these types of matters is highly recommended. Note: Some financial institutions, insurance companies, and courts require the appointment of a guardian of the estate before they will release funds on behalf of a minor.

THE PROCESS - BRIEFLY

If you decide that a child needs a probate guardianship, the first step in the process of establishing guardianship is to fill out and file the petition and other required documents with the clerk of the court. Some counties have additional "local forms" that need to be filed along with the standard forms.

Any interested party or the child, if 12 years or older, may file the petition. Specific persons must be given notice of the petition, unless excused by the court, before the court can hear the case.

The court may order that an investigation be completed before it makes it's decision. If this occurs, you, the child, and any other persons deemed essential will probably be contacted about the case. The investigator will give the court a report and make a recommendation on what should occur. At that stage, the case may go to trial. The court may grant the petition or may find that there are insufficient grounds to establish a guardianship.

There is a fee for filing a guardianship petition. In addition, you may be charged a fee for a guardianship investigation. If neither you nor the child's estate can afford to pay the fees, you may request that the court waive the fee requirement. The court clerk can provide you with a fee waiver form.

GUARDIANSHIP OF THE PERSON

The probate court may appoint a *guardian of the person* for a child when no parent is available to meet the needs of the child because of the parents' death, incapacity, abandonment, military obligations, or other reasons.

Fundamental Responsibilities - The guardian of the person of a child has the care, custody, and control of the child. As guardian, you are responsible for providing for food, clothing, shelter, education, and all the medical and dental needs of the child. You must provide for the safety, protection, and physical and emotional growth of the child. Like a parent, you should maintain close contact with the child's school and physician.

Raising children is not always easy. You should become familiar with community resources that can assist both you and the child. You may get help and information from a support group for guardians.

Custody - As guardian of the person of the child, you have full legal and physical custody of the child and are responsible for all decision relating to the child. The child's parents can no longer make decisions for the child while there is a guardianship. The parents' rights are suspended - not terminated - as long as a guardian is appointed for a minor. If you wish, you may ask the parents for their opinions about matters relating to the child.

Education - As guardian of the person of the child, you are responsible for the child's education. You determine where the child should attend school. As the child's advocate within the school system, you should attend conferences and play an active role in the child's education. For younger children, you may want to consider enrolling the child in Head Start or other similar programs. For older children, you should consider their future educational needs such as college or a specialized school. You must assist the child in obtaining services if the child has special educational needs. You should help the child in setting and attaining his or her educational goals.

Residence - As guardian, you have the right to determine where the child lives. The child normally will live with you, but when it is necessary, you are allowed to make other arrangements if they are in the best interest of the child. You should obtain court approval before placing the child back with his or her parents.

As guardian, you **do not** have the right to change the child's residence to a place outside California unless you first receive the court's permission. If the court grants permission, California law requires that you establish legal guardianship in the state where the child will be living. Individual states have different rules regarding guardianships. You should seek additional information about guardianships in the state where you want the child to live.

Medical treatment - As guardian, you are responsible for meeting the medical needs of the child. In most cases, you have the authority to consent to the child's medical treatment. However, if the child is 14 years or older, surgery may not be performed on the child unless either (1) both the child and the guardian consent or (2) a court order is obtained that specifically authorizes the surgery. This holds true except in emergencies.

A guardian may not place a child involuntarily in a mental health treatment facility under a probate guardianship. A mental health conservatorship proceeding is required for such an involuntary commitment. However, the guardian may secure counseling and other necessary mental health services for the child. A variety of various counseling services is available to help children.

As guardian, you are expected to secure necessary services, cooperate with counselors, and maintain regular contacts with the child's treatment providers.

The law allows older and more mature children to consent to their own treatment in certain situations, such as outpatient mental health treatment, medical care related to pregnancy or sexually transmitted diseases, and drug and alcohol treatment.

Community resources - There are agencies in each county that may be helpful in meeting the specific needs of children who come from conflicted, troubled, or deprived environments. If the child has special needs, you must strive to meet those needs or secure appropriate services. Some children may have physical or learning disabilities. Other children come from abusive homes or have been victims of abuse. Counseling and other services may be necessary to assist a child who has special needs or has had unpleasant life experiences. If you need assistance, you should check with the court or with your local child protective services agency for a referral to agencies that can help you and the child.

Financial support - Even when the child has a guardian, the parents are still obligated to support the child financially. The guardian may take action to obtain child support. You may contact the local child support agency in your county to collect support from a parent. The child may also be eligible for Temporary Aid for Needy Families, (TANF formerly known as AFDC), social security benefits, Veterans Administration benefits, Indian child welfare benefits, and other public or private funds.

Visitation - The court may require that you allow visitation or contact between the child and his or her parents. The child's needs often require that the parent-child relationship be maintained, within reason. However, the court may place restrictions on the visits, such as the requirement of supervision. The court may also impose other conditions in the child's best interest.

Under most circumstances, it is best for you to have a working relationship with the parents if possible. However, in every case, you must follow all orders of the court, including those that may restrict contacts and visitation.

Driver's license - As guardian of the person, you have the authority to consent to the minor's application for a driver's license. If you consent, you will become liable for any civil damages that may result if the minor causes an accident. The law requires that anyone signing the DMV application obtain insurance to cover the minor.

Enlistment in the armed services - The guardian may consent to a minor's enlistment in the armed services. If the minor enters into active duty with the armed forces, the minor becomes emancipated under California law.

Marriage - For the minor to marry, the guardian and the court must give permission. If the minor enters a valid marriage, the minor becomes emancipated under California law.

Change of address - A guardian must notify the court in writing of any change in the address of either the child or the guardian. This includes any changes that result from the child's leaving the guardian's home or returning to the parent's home. You must always obtain court permission before you move the child to another state or country.

Court visitors and status reports - Some counties have a program in which "court visitors" track and review guardianships. If your county has such a program, you will be expected to cooperate with all requests of the court visitor. Also, as guardian, you may be required to fill out and file status reports. In all counties, you must cooperate with the court and court investigators.

Misconduct of the child - A guardian, like a parent, is liable for the harm and damages caused by the willful misconduct of a child. There are special rules concerning harm caused by the use of a firearm. If you are concerned about your possible liability, you should consult an attorney.

Additional responsibilities - The court may place other conditions on the guardianship or additional duties upon you, as guardian. For example, the court may require the guardian to complete counseling or parenting classes, to obtain specific

services for the child, or to follow a scheduled visitation plan between the child and the child's parents or relatives. As guardian, you must follow all court orders.

Termination of guardianship of the person - A guardianship of the person automatically ends when the child reaches the age of 18, is adopted, marries, is emancipated by court order, enters military service, or dies. If none of these events has occurred, the child, a parent, or the guardian may petition the court for termination of guardianship. But it must be shown that the guardianship is no longer necessary or that termination of the guardianship is in the child's best interest.

GUARDIANSHIP OF THE ESTATE

If the court appoints you as guardian of the child's estate, you will have additional duties and obligations. The money and other assets of the child are called the child's "estate." Appointment as guardian of a child's estate is a solemn matter. It is taken very seriously by the court. The guardian of the estate is required to manage the child's funds, collect and make an inventory of the assets, keep accurate financial records, and regularly file financial accountings with the court. The use of an attorney for legal advice in managing the estate is recommended.

MANAGING THE ESTATE

Prudent investments - As guardian of the estate, you must manage the child's assets with the care of a prudent person dealing with someone else's property. This means that you must be cautious and may not make speculative or risky investments.

Keeping estate assets separate - As guardian of the estate, you must keep the money and property of the child's estate separate from everyone else's, including your own. When you open a bank account for the estate, the account name must indicate that it is a guardianship account and not your personal account.

You should use the child's social security number when opening estate accounts. You should never deposit estate funds in your personal account or otherwise mix them with your own funds or anyone else's funds, even for brief periods. Securities in the estate must be held in a name that shows that they are estate property and not your personal property.

Interest-bearing accounts and other investments - Except for checking accounts intended for ordinary expenses, you should place estate funds in interest-bearing accounts. You may deposit estate funds in insured accounts in federally insured financial institutions, but you should not put more than \$100,000 in any single institution. You should consult with an attorney before making other kinds of investments.

Blocked accounts - A *blocked account* is an account with a financial institution in which money or securities are placed. No person may withdraw funds from a blocked account without the court's permission.

Depending on the amount and character of the child's property, the guardian may elect **or the court may require** that estate assets be placed in a blocked account. As guardian of the estate, you must follow the direction of the court and the procedures required to deposit funds in this type of account. The use of a blocked account is a safeguard and may save the estate the cost of a bond.

Other restrictions - As guardian of the estate, you will have other restrictions on your authority to deal with estate assets. Without prior court order, you may not pay fees to yourself or your attorney. You may not make a gift of estate assets to anyone. You may not borrow money from the estate. You may not use estate funds to purchase real property without prior court order.

If you do not obtain the court's permission to spend estate funds, you may be compelled to reimburse the estate from your own personal funds and may be removed as guardian. You should consult with an attorney concerning the legal requirements relating to sales, leases, mortgages, and investment of estate property.

If the child of whose estate you are the guardian has a living parent or if that child receives assets or is entitled to support from another source, you must obtain court approval before using guardianship assets for the child's support, maintenance, or education. You must file a petition or include a request for approval in the original petition, and set forth which exceptional circumstances justify any use of guardianship assets for the child's support. The court ordinarily will grant such a petition for only a limited period of time, usually not more than one year, and only for specific and limited purposes.

INVENTORY OF ESTATE PROPERTY

Locate the estate's property - As guardian of the estate, you must locate, take possession of, and protect the child's income and assets that will be administered in the estate. You must change the ownership of all assets into the guardianship estate's name. For real estate, you should record a copy of your *Letters of Guardianship* with the county recorder in each county where the child owns real property.

Determine the value of the property - As guardian of the estate, you must arrange to have a court-appointed referee determine the value of the estate property unless the appointment is waived by the court. You, rather than the referee, must determine the value of certain "cash items." An attorney can advise you about how to do this.

File an inventory and appraisal - As guardian of the estate, you must file an inventory and appraisal within 90 days after your appointment. You may be required to return to court 90 days after your appointment as guardian of the estate, to ensure that you have properly filed the inventory and appraisal.

INSURANCE

Insurance coverage - As guardian of the estate, you should make sure that there is appropriate and sufficient insurance covering the assets and risks of the estate. You should maintain the insurance in force throughout the entire period of the guardianship or until the insured asset is sold.

RECORD KEEPING AND ACCOUNTING

Records - As guardian of the estate, you must keep complete, accurate records of each financial transaction affecting the estate. The checkbook for the guardianship checking account is your indispensable tool for keeping records of income and expenditures. You should also keep receipts for all purchases.

Record keeping is critical because you will have to prepare an accounting of all money and property you have received, what you have spent, the date of each transaction, and its purpose. You will also have to be able to describe in detail what is left after you have paid the estate's expenses.

Accountings - As guardian of the estate, you must file a petition requesting that the court review and approve your accounting one year after your appointment and at least every two years after that. The court may ask that you justify some or all expenditures. You should have receipts and other documents available for the court's review, if requested.

If you do not file your accounting as required, the court will order you to do so. You may be removed as guardian for failure to file an accounting.

Format - As guardian of the estate, you must comply with all state and local rules when filing your accounting. A particular format is specified in the Probate Code, which you must follow when you present your account to the court. You should check local rules for any special local requirements.

Legal advice - An attorney can advise you and help you prepare your inventories, accountings, and petitions to the court. If you have any questions, you should consult with an attorney.

OTHER GENERAL INFORMATION

Removal of a guardian - A guardian may be removed for specific reasons or when it is in the child's best interest. A guardian may be removed either on the court's own motion or by a petition filed by the child, a relative of the child, or any other interested person. If necessary, the court may appoint a successor guardian, or the court may return the child to a parent if that is found to be in the child's best interest.

Legal documents - For your appointment as guardian to be valid, the *Order Appointing Guardian of Minor* must be signed. Once the court signs the order, the guardian must take prepared *Letters of Guardianship* to the clerk's office where the clerk will issue the letters. *Letters of Guardianship* is a legal document that provides proof that you have been appointed and are serving as the guardian for a minor. You should obtain several certified copies of the *Letters* from the clerk. These legal documents will be of assistance to you in the performance of your duties, such as enrolling the child in school, obtaining medical care, and taking care of estate business.

Attorneys and legal resources - If you have an attorney, the attorney will advise you on your duties and responsibilities, the limits of your authority, the rights of the child, and your dealings with the court. If you have legal questions, you should consult with your attorney. Please remember that the court staff cannot give you legal advice.

If you are not represented by an attorney, you may obtain answers to your questions by contacting community resources, private publications, or your local law library.

	Pamphlet (JV-355)	Pamphlet (JV-355)		
	Spanish Guardianship	Spanish Guardianship		
information.	Guardianship Pamphlet	Guardianship Pamphlet		pamphlets:
JV-355 provide relevant	(JV-050)	(JV-050)	Pamphlet (GC-205)	informational
None, although JV-350 and	Juvenile Court Pamphlet	Juvenile Court Pamphlet	Probate Guardianship	Judicial Council
	JV-325	JV-325	GC-150	
	JV-320	JV-320	GC-140 GC-260	
	JV-310	JV-310	GC-110 GC-255	
JV-325	JV-195	JV-195	·GC-035 ·GC-250	
JV-740	JV-180	JV-180	GC-022 GC-240	
JV-625	JV-110	JV-110	GC-021 GC-211	forms:
JV-600	JV-100 JV-364	JV-100 JV-364	_	Judicial Council
728(a))			guardian. (§ 2670)	
attorney, and a hearing. (§	(Rule 1466(c))	(Rule 1466(c))	original appointment of a	
guardian or the minor's	juvenile court hearing.	juvenile court hearing.	hearing as in the case of an	•
motion made by the	permanent plan and a	permanent plan and a	guardian, after notice and	
probation officer, or a	modification of a	modification of a	appoint a successor	
recommendation by the	filing of a petition for	filing of a petition for	of guardian, the court may	guardian?
be appointed following a	be appointed following the	be appointed following the	vacancy occurs in the office	successor
A successor guardian can	A successor guardian can	A successor guardian can	When for any reason a	appoint a
Yes	Yes.	Yes.	Yes.	Can the court
			F	standards:
1400 detilicated			appears proper." (§ 2660.)	guardian -
Not delineated	Not delineated	Not delineated.	Court shall allow "when it	Resignation of
guardianship (see above).	guardianship (see above).	guardianship (see above).	resignation at any time. (§ 2660)	
petition for termination of	petition for termination of	petition for termination of	tendering his/her	
However, guardian can	However, guardian can	However, guardian can	Guardian can file a petition	resign?
Not delineated.	Not delineated.	Not delineated.	Yes.	Can guardian
Juvenile - W&I § 728	Juvenile - W&I § 366.26	Juvenile - W&I § 360(a)	Probate	Issue

														•									•							standards:	guardian –	Removal of		issue
nominated under § 1500. (§ 2650(i))	whether guardian was	into consideration	interests of child, taking	that removal is in best	discretion determines	removed if court in its	Guardian may be	(§ 2650(g))	except as provided).	health facility, etc.,	placement in mental	§ 2356 (involuntary	 Acting in violation of 	(§ 2650(f))	perform duties.	guardian will fail to	unreasonable risk that	such that there is	 Having adverse interest 	(§ 2650(e))	Gross immorality.	(§ 2650(d))	appointment.	whether before or after	 Conviction of a felony, 	(§ 2650(c))	duties suitably.	incapacity to perform	perform duties or	 Continued failure to 	for:	Guardian may be removed		Probate
						. ,											,								•							Not delineated.	1	Juvenile - W&I & 360(a)
																						•			,							Not delineated.	34 CHIRC - W 621 8 200.20	Invenile - W&I & 366 26
		•										,																				Not delineated.	Juvenile - At & 170	RCE STATE

			Interested person. (§ 2651.)	may permon:
			of the child, or any	guardian - who
Not delineated.	Not delineated.	Not delineated.	Child, any relative or friend	Removal of
INOL GETTICALEG.	ביסי מכיוווכמיכם.		(§§ 2650-2655)	"removed"?
Not delinected	Not delineated	Not delineated	Yes.	Can guardian be
(* 1000)		(Probate § 1600.)		
(Probate § 1600)	(Probate § 1600.)	Family Code § 7002.		•
Family Code § 7002.	Family Code § 7002.	emancipated under		
emancipated under	emancipated under	adopted, dies, or is		
adopted, dies, or is	adopted, dies, or is	child attains majority, is		
child attains majority, is	child attains majority, is	automatically when	•	
automatically when	automatically when .	terminates		•
 Guardianship terminates 	 Guardianship terminates 	• Guardianship		
1432(g), 1466(c))	1432(f), 1466(c))	1432(f), 1466(c))	(0001 8)	-
guardianship. (Rules	guardianship. (Rules	guardianship. (Rules	Family Code § /002.	
termination of	termination of	termination of	emancipated under	
welfare requires	welfare requires	welfare requires	adopted, dies, or is	
demonstrate that child's	demonstrate that child's	demonstrate that child's	child attains majority, is	
petitioner to	petitioner to	petitioner to	automatically when	
 At hearing, burden is on 	 At hearing, burden is on 	• At hearing, burden is on	outomatically when	
(§ 778)	(§ 388)	(§ 388)	Dest Interest. (§ 1601)	
interests of child.	interests of child.	interests of child.	termination is in child's	
guardianship is in best	guardianship is in best	guardianship is in best	ionger necessary, or (2)	
termination of	termination of	termination of	guardianship is no	
it appears that the	it appears that the	it appears that the	ii coun determines (1)	
must grant a hearing if	must grant a hearing if	must grant a hearing if	if court de guardiansnip	
or new evidence. Court	or new evidence. Court	or new evidence. Court	cinia, coun may	stuttuut us.
changed circumstances	changed circumstances	changed circumstances	guardian, parent, or	Suuraiuisiip –
Petitioner must allege	Petitioner must allege	 Petitioner must allege 	• Upon petition of	remmation of
	0			
Juvenile - W&I 8 778	Juvenile - W&I § 366.26	Juvenile - W&I § 360(a)	Probate	Issue
	•			

issue		Probate	Juven	Juvenile - W&F 360(a)	Juvenile – W&I § 366.26	Juvenile – W&1 § 728
Confidentiality:	• Ge	Generally, probate court	• Ger	Generally, juvenile	Generally, juvenile	Generally, juvenile
	pro	proceedings and files	cou	court hearings and files	court hearings and files	court hearings and files
	are	are not confidential.	are	are confidential. (§ 827)	are confidential. (§ 827)	are confidential. (§ 827)
	• Ho	However, the	• Ho	However, letters of	 However, letters of 	 However, letters of
	gua	guardianship	gua	guardianship issued	guardianship issued	guardianship issued
	inv	investigation report	upo	upon court's finding	upon court's finding	upon court's finding
	pre	prepared pursuant to §	that	that legal guardianship	that legal guardianship	that legal guardianship
	151	1513 is confidential, and	is t	is the appropriate	is the appropriate	is the appropriate
	sha	shall only be provided	pen	permanent plan are not	permanent plan are not	permanent plan are not
	tot	to persons served in the	sub	subject to	subject to	subject to
	pro	proceedings and their	con	confidentiality	confidentiality	confidentiality
	atto	attorneys. (§ 1513(d))	pro	protections. (Rule	protections. (Rule	protections. (Rule
			146	1465(d)(1))	1465(d)(1).)	1465(d)(1).)
Can guardianship	Yes.		Yes.		Yes.	Yes.
be terminated?	(§ 1601)	1)	(§§ 360	(§§ 360(a), 388, 366.3,	(§§ 360(a), 388, 366.3,	(§§ 728(a), 778, rule
			728(a),	728(a), rule 1466(c))	728(a), rule 1466(c))	1466(c))
Termination of	Guardi	Guardian, parent, or child.	Parent,	Parent, any person having	Parent, any person having	Probation officer, guardian,
guardianship –	(§ 1601)	<u></u>	an inter	an interest in the child, or	an interest in the child, or	minor's attorney (§ 728(a)),
who may petition:			child.	child. (§§ 360(a), 388)	child. (§§ 360(a), 388)	or any parent, other person
						having an interest in the
						child, or the child. (§ 778)

			provided.	
	,		informal supervision is	
vorker.	by the social worker.	by the social worker.	 In some counties, 	
e monitored	continues to be monitored	continues to be monitored	for ongoing supervision.	
child	is granted the child	is granted the child	statutory requirement	
guardianship	open after the guardianship	open after the guardianship	granted there is no	guardianship:
se remains	If the court case remains	If the court case remains	 Once a guardianship is 	Supervision of
circumstances. (§366.3)	circumsta	circumstances. (§366.3)		
al	exceptional	of exceptional		
except upon a finding of	except up	except upon a finding		
case shall be dismissed,	case shal	case shall be dismissed,		
months, the court	12 month	12 months, the court		
relative for at least	the relati	the relative for at least		
child has lived with	the child	the child has lived with		
relative of the child, and	relative	relative of the child, and		
If the legal guardian is a	If the le	 If the legal guardian is a 		
twice each year.	twice ea	twice each year.	guardianships.	
generally take place	general	generally take place	reviews of	
open, review hearings	open, re	open, review hearings	for one or more court	
If the case remains	If the ca	 If the case remains 	have local procedures	
Rule 1456(b))	Rule 14	Rule 1456(b))	 However, some counties 	
ion. (§366.3,	supervis	supervision. (§366.3,	court case.	
keep the case open for	keep the	keep the case open for	an ongoing probate	
dismiss the case, or may	dismiss t	dismiss the case, or may	statutory provision for	
granted, the court may	granted,	granted, the court may	granted, there is no	
Once a guardianship is	Once a g	 Once a guardianship is 	Once a guardianship is	guardianship?
	Sometimes.	Sometimes.	No.	Court reviews of
Juvenile – W&I § 366.26	Juvenile – V	Juvenile - W&I § 360(a)	Probate	Issue

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Yes.	Yes.	Yes.	Yes. • Temporary guardians are also eligible to receive public benefits. (Timmons v. McMahon (1991) 235 Cal.App.3d 512.)	Financial support available for child in guardianship?
			been there 4 months (or other period as stated in order). (§ 2352(b))	
			(2) cause guardianship proceeding to be commenced in new residence after child has	
·			• If residence is outside state, order granting that permission must require guardian to either (1)	
			first obtained. (§ 2352(a)(2)) Guardian must promptly mail to court notice of all changes in child's residence (§ 2352(c))	
			residence at any place within state without permission of court. (§ 2352(a)(1)) Guardian may fix residence outside state if	requirements:
Not delineated.	Not delineated.	Not delineated.	Guardian may fix	Relocation

Probate

Juvenile - W&I § 360(a)

Juvenile - W&I § 366.26

Juvenile - W&I § 728

Issue	Probate	Juvenile – W&I § 360(a)	Juvenile - W&I & 366.26	3 1-8 /W
Rights and duties	• Core custody scatcal	NT 11	c	2016 - M 001 8 170
of guardian:	and education of child.	Not delineated.	Not delineated.	Not delineated.
	Court has discretion to			
	limit these powers.			
,	(§ 2351.)			
	 Determination of child's 			
	residence, (with			
	conditions described	•		
	under "Relocation",		•	
	below). (§ 2352.)			•
f .	 Consent to medical 			
	treatment. For surgery,	•		
•	if child is 14 or older,			
	child's consent (as well		•	
	as guardian's) or court			
	order under § 2357 is			
	required, unless it is	•		
	emergency. (§ 2353.)			
	 Parents remain legally 			
	responsible for child's			
	support.			1
	 A guardian is subject to 			
	the regulation and			
	the performance of the			
•	duties of the office			
	(§ 2502.)			
-	 Upon appointment, the 			
	court may, with the			
	consent of the guardian		•	
	insert in the order of			
•	appointment other	•		***************************************
	conditions (82008).			

Issue	Probate	Juvenile – W&I § 360(a)	Juvenile - W&I § 366.26	Juvenile - W&I & 728
Importingation			d	2 - 3 - 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2
mesuganon and	• Unless waived by the	 Before making a 	At the § 366.26 hearing, the	Not delineated.
report:	court, a report and	dispositional	ist consider the	
	recommendation	determination, the court	adoption assessment report	
	concerning each	must consider the social	prepared by the social	
	proposed guardianship	study prepared by the	worker(s), (pursuant to §§	
	may be filed with the	social worker (pursuant	361.5, 366.21 or 366.22)	
	court. (§ 1513)	to §§ 355 and 358.1),	and other relevant evidence.	
	 Investigations shall be 	any study or evaluation	(§ 366.26(b))	
	made by a court	made by a court		
	investigator where the	appointed child		
	proposed guardian is a	advocate, and other		
	relative, and by the	relevant evidence. (§		
	county social service	358(b))		
	agency where the	 Before appointing a 		
٠	proposed guardian is a	legal guardian, the court		
	non-relative. (§ 1513)	must also read and		
	 The report must include 	consider an adoption		
	the items in § 1513(a)	assessment report		
-	(1)-(4).	prepared by the social		
	 If any party alleges that 	worker. (§§ 360,		
	the minor's parent is	361.5(g))		
	unfit, the case shall be			
	referred to social			
	services to investigate.			
	(1513(c))			
Does the Indian	Yes, the requirements of the Ir	idian Child Welfare Act must	Yes, the requirements of the Indian Child Welfare Act must be followed for any "Indian child" involved in any "child	ild" involved in any "child
Child Welfare Act	custody proceeding", including guardianship. (25 U.S.C. § 1901 et seq	g guardianship. (25 U.S.C. § 1	1901 et seq., Calif. Rules of Court Rule 1439(a)(8))	rt Rule 1439(a)(8))
(ICWA) apply?				· · · · · · · · · · · · · · · · · · ·

		•											•				_									7	
						guaraiuris:	parents or	counsel - for	Appointment of					-		•					• •		•	child:	Appointment of		Issue
								counsel.	No right to court appointed					:	•	(8 14/0)	(8 1470)	nerson's interests	helpful to resolution or	appointment would be	represented and	not otherwise	proposed ward or	Guines for more	Discretionary: court		Probate
		made. (§ 317(b))	knowing and intelligent	appoint counsel for the	out-of-home, the court shall	attorney, and the child has	unable to afford an	desires counsel and is	Whon name				:							counsel. (§ 317)	from the appointment of	the child would benefit	any case in which it	counsel for the child in	 Court <u>shall</u> appoint 		Juvenile - W&1 8 360(a)
		366.26(1)(2))	and intelligently waived. (§	parent, unless this	appoint counsel for the	and is unable to afford	appears without counsel	At the beginning of any § 366.26 hearing, if a parent		1				(§ 366.26(f))	this protection.	interest of child require	counsel if court finds	Court shall appoint	being represented.	if child is not already		whether interests of	court shall consider	366.26 hearing, the	• At the beginning of any	Juveline - w &1 8 300.20	Invanile Wester
motion for	prior to the recommendation/	ongoing basis, so representation may end	represent the parent(s) or guardian(s) on an	will not necessarily	• However, that attorney	that cannot afford	parents or guardians	The delinquency court may appoint coursel for	cause. (§ 634.6)	other counsel or for	upon the substitution of	relieved by the court	that minor unless	continue to represent	behalf of a minor shall	 Counsel who appears on 	the minor. (§ 634).	the right of counsel by	an intelligent waiver of	counsel unless there is	of ability to pay, if the	601 or 602, regardless	alleged to fall within §§	counsel for a minor	The court shall appoint	Juvenile – W&I § 728	

Coguardianship Yes, the probate court has	guardian quailable? (a) the other parent may nominate a guardian where available? (a) the other parent may nominate a guardian where nominates or consents in writing to the nomination of the same guardian, or (b) the other parent is dead or lacks legal capacity to consent or the consent of the other parent would not be required for adoption of the child. (§§ 1500-1502)	or Director of Regional (continued): • Veteran's Administration. For good cause, court may dispense with notice required in § 1460. (§ 1460(e)) For petition for termination, notice requirements are the same as for an initial petition. (§ 1601)	Notice Probate Probate Probate Probate Probate Probate Propagation of Mental Service Propagation of Mental Service Probate Probate
	r re	egional egional (§ (§ are the al	- $+$ $+$ $+$
Yes. The juvenile court may appoint a coguardian after a motion is filed by a probation officer, guardian	Not delineated.		Juvenile – W&I's 360(a)
Yes. The juvenile court may appoint a coguardian after a motion is filed by a probation officer, guardian	Not delineated.	·	Juvenile – W&I § 366.26
Yes. The juvenile court may appoint a coguardian after a motion is filed by a probation officer, guardian	Not delineated.		Juvenile – W&I § 728

											-																						
					-																												
	,																											notice:	persons entitled to	requirements -	Notice		Issue .
to investigate guardianships.	Social Services and local agency designated	guardians: Director of	 For non-relative 	who the child resides)	brought by person with	and petition was not	notice was not given	 child over age 12 (if 	1461, 1461.4, 1461.5):	(§§ 1511(b), 1460.1, 1542,	sometimes be provided to	appointment, notice must	For petition for	•	guardianships. (§ 1516)	investigate	designated to	 the local agency 	§ 1500.	as guardian under	 any person nominated 	siblings)	grandparents, and	degree (parents,	 relatives w/in 2nd 	 person caring for child, 	 person w/legal custody 	• parents	be provided to (§ 1511(b)):	appointment, notice must	For petition for		Probate
			•						366.3(b))	must notice the court. (§	services Department	terminated, the social	subsequently	guardianship is	guardianship, and the	establishment of a	was dismissed after the	If the dependency case	noticed. (§ 335(b))	probate court must be	guardianship, the	ward of a probate court	If the child is already a	335(a), 332(e))	address is unknown (§§	are out-of-state or their	adult relatives if parents	guardian, and nearest	both parents, any	age 10 or over, and to	 Notice required to child 	g	Juvenile - W&I § 360(a)
											366.3(b))	must notice the court. (§	services Department	terminated, the social	subsequently.	guardianship is	guardianship, and the	establishment of a	was dismissed after the	 If the dependency case 	(Rule 1466(a))	have been terminated.	unless parental rights	notice of all hearings	 Parents are to be given 	record. (§ 366.23(a))	fathers and counsel of	presumed and alleged	over age 10), mother,	provided to child (if	Notice under must be		Juvenile - W&I & 366 26
																													Probate § 1511. (§ 728(c))	relatives as required by	Notice to parents and	1 20 ACHING - AA 027 8 170	2 1.8 /k/

· :

issue	Probate	Juvenile – W&I § 360(a)	Juvenile – W&I § 366.26	Juvenile – W&I § 728
Nation	36 1-1-1 6 1 .			
NOTICE	 15 days before hearing, 	 Notice of jurisdictional 	 Notice of § 366.26 	Notice to parents and
requirements -	if not otherwise	hearing must be	hearing must be	relatives as required by
timing and	provided (§§ 1460(a),	provided to all relevant	provided 45 days prior	Probate \$ 1511. (\$ 728(c))
service:	1511, 1516, 2652,	parties at the time of the	to hearing (unless court	
	2660)	filing petition, no later	has ordered no notice)	
	 Personal service to child 	than five days prior to	(§ 366.23(a) and (e),	
	over age 12, parents,	hearing. (§§ 332, 335,	Rule 1465(b))	
	proposed guardian (if	337)	 Notice by personal 	
	nominated by parents)	 Notice can be by 	service or first class	
	and any person having	certified mail, or	mail. (§ 366.23(b) and	
	legal custody. (§	personal service (for	(c))	
	1511(b))	detained children) or		
	Service by mail to	regular mail, (for		
	grandparents, siblings,	children not detained).		
	proposed guardian,	(§ 337)		
	persons caring for child,	 Dispositional hearing 		
	relevant agencies. (§§	can occur at the time		
	1511(c) and (d), 1542,	noticed for jurisdiction,		
	1461.5)	or 10 court days later		
		(for a detained child), or		
		30-45 court days later		
		(for a non-detained		
		child). (§ 358)		

Issue	Probate	Juvenile - W&I § 360(a)	Juvenile - W&I § 366.26	Juvenile – W&I & 728
			0	5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1
Temporary	Yes.	Not delineated.	Not delineated	Not delineated
guardianship	 On or after the date the 			ivot delilicated.
available?	petition for			
	guardianship is filed,	,		•
	the petitioner may also	₹an-		
	petition for a temporary			
	guardianship. (§ 2250	,		
	et seq.)			•
	Five days notice			
	generally required, but			
	it can be granted ex			
	parte, provided a		•	
	hearing occurs within			•
	30 days. (§ 2250(d))	•		

Filing fees	Yes. Unless the petitioner	Zo.		No.	No.
required to	qualifies for a waiver of				
petition?	court fees based on				
	financial hardship, or				
Charles for	שלווים וא נוזכ כווום.	+			
Standards Jor	I ne court may appoint a	•	nat	• The court must find that	 The court shall appoint
establishing	guardian "if it appears		guardianship is in the	the child should not be	a guardian if it
guardianship and	necessary or		best interests of child,	placed for adoption for	determines that the
consent	convenient." (§ 1514.)		and parent and child	one of the specified	appointment of a
requirements:	 If parents do not 		agree to guardianship.	reasons (366.26(b) and	guardian "appears
	consent, court must find		(§ 360(a); rule 1456(b))	(c)) and that legal	necessary or
	that (1) custody with	•	Court must consider	guardianship is the	convenient, and is
	parent would be		assessment as specified	appropriate permanent	consistent with the
	detrimental to the child,		in § 361.5(g) including	plan. (§ 366.26(d); rule	rehabilitation and
	and (2) it would be in		information specified in	1465)	protection of the minor
	best interests of child to		§ 360(a)(1)–(6) (e.g.	 Court shall consider 	and with public safety."
	live with the proposed		child's relationship to	assessment prepared	(§ 728(d))
	guardian. (Family Code		guardian, assessment of	pursuant to §§ 361.5(g),	
	§ 3040.)		guardian, evaluation of	366.21(i), and	
	If parents do not		child's status). (§	366.22(b).	
	consent, the court may		360(a))	(§ 366.26(d))	
	refer the case to Family				
	Court Services.				
Disclosure	 Any pending adoption, 	Z	Not delineated.	Not delineated.	Not delineated.
required in	juvenile court, marriage				
petition for	dissolution, domestic				
appointment:	relations, or custody				
	proceedings affecting				
	child. (§ 1510(1))				
	If petitioners are				
	accepting care or				
	custody of child with				
	intent to adopt.				
	(§ 1510(g))				

rssue

Probate

Juvenile - W&I's 360(a) | Juvenile - W&I § 366.26 | Juvenile - W&I § 728

728 (c))			petition. (§ 1510(a))	,
motion for guardianshin (8			behalf of the child may	guardian?
or the minor's attorney may			relative or other person on	appointment of
recommend guardianship,	-		12 years or older, or	forfrecommend
The probation officer can .	Not delineated.	Not delineated.	Proposed guardian, child if	Who may petition
			complete.	
		(§ 360(a), Rule 1456(b))	and investigation is	•
	366.26(d), 366.3)	reunification services.	requirements are met	•
court. (§ 728(c))	§ 366.26 hearings. (§§	maintenance or	filed and served, notice	
(delinquent) of the juvenile	or at subsequent	interested in family	necessary papers are	
adjudicated a ward	period (if any) has ended,	that the parent is not	court hearing after the	•
18 who has been	after the reunification	parent has advised the court	granted at a probate	
time for a minor under age	initial § 366.26 hearing	dependency case when the	Guardianship can be	
delinquency case at any	dependency case at an	dispositional hearing in a	filed at any time.	occur.
grant a guardianship in a	grant a guardianship in a	grant a guardianship at a	guardiansnip can be	guaraminip may
The juvenile court may	The juvenile court may	The juvenile court may	A petition for a probate	When
			(Welf. and Inst. § 728)	-
			§§ 300, 601 or 602.	•
			Welf. and Inst. Code	
			petition filed under	
			child is subject to a	
-			 Juvenile court, if the 	occur:
(f))			generally.	proceedings
Juvenile court (\$ 728(a) and	Juvenile court (§ 366.4)	Juvenile court (§360(a))	• Probate court,	Where subsequent
				occur:
Juvenile court	Javenile court			proceedings
outerwise specified.)	Time in a specified.)	Invenile court	Probate court	Where initial
institutions code, ulliess	otherwise specified)	otherwise specified)	,	
Institutions Code unless	Institutions Code unless	Institutions Code, unless	specified.)	
refer to the Welfare and	refer to the Welfare and	refer to the Welfare and	Code, unless otherwise	-
references in this column	references in this column	references in this column	column refer to the Probate	
sea. (Note: all statutory	seq. (Note: all statutory	seq. (Note: all statutory	statutory references in this	found:
Institutions Code \$602 et	Institutions Code § 300 et	Institutions Code § 300 et	§ 1400 et seq. (Note: all	statutes can be
California Welfare and	California Welfare and	California Welfare and	California Probate Code	Where relevant
2 2 10 1110 11 00x 8 120	C			
Juvenile - W&I & 728	Juvenile - W&I § 366.26	Juvenile - W&I § 360(a)	Probate	Issue

ř

GUARDIANSHIP COMPARISON CHART

	their children.			
	terminate) parents'	children.		
	(but does not	custody of their		
	 Guardianship suspends 	parents' rights to the		
	the child.	(but does not terminate)		
	failed to reunify with	 Guardianship suspends 		-
children.	reunification and have	guardianship.		
custody of their	through a period of	parent(s) agree(s) to the	children.	
parents' rights to the	services, or have been	where the child's	custody of their	
(but does not terminate)	offered reunification	Inst. §300, in situations	parents' rights to the	
 Guardianship suspends 	have either not been	described by Welf. and	(but does not terminate)	
delinquency case.	and whose parent(s)	been found to be	Guardianship suspends	
the juvenile court in a	of the juvenile court,	been filed and who has	delinquency system.	
adjudicated a ward of	adjudicated a dependent	dependency petition has	the dependency or	
who has been	who has been	for whom a juvenile	who is not involved in	
legal custody of a child	legal custody of a child	legal custody of a child	legal custody of a child	
obtain physical and	obtain physical and	obtain physical and	obtain physical and	
or grandparent) to	or grandparent) to	or grandparent) to	or grandparent) to	
(such as a family friend	(such as a family friend	(such as a family friend	(such as a family friend	of guardianship:
 Allows an individual 	 Allows an individual 	 Allows an individual 	 Allows an individual 	effect of this type
the proceeding.	the proceeding.	the proceeding.	to the proceeding.	purpose and legal
 The State is a party to 	 The State is a party to 	 The State is a party to 	 The State is not a party 	Overview:
Juvenile Court: Delinquent Children – W&I § 728	Juvenile Court: Dependent Children – W&I § 366.26	Juvenile Court: Guardianships ordered at Disposition, with the consent of the parent(s) W&I § 360(a)	Probate Court: Guardianship of the person	Type of Guardianship: Issue:

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Guardianship of the Person (Custody)

The court can choose a guardian of the person when the parents can't take care of the child because:

- They've died;
- They've abandoned the child;
- They have military obligations; or
- For many other reasons.

This section explains guardianship of the person.

Click on a topic below:

Main responsibilities

<u>Custody</u>

Education

Residence

Medical treatment

Community resources

Financial support

Visitation

Driver's license

Joining the armed forces

<u>Marriage</u>

Change of address

Court visitors and status reports

Misconduct of the child

Additional responsibilities

Other Topics:

General Information

Overview of the Probate
Guardianship
Process

Guardianship of the Person (Custody)

Guardianship of the Estate (Property)

Termination of guardianship of the person

Main responsibilities

When you're the guardian of a child, you have the 3 C's-Care, Custody, and Control-of the child.

You **must** give the child, from support from the child's parents, or from the child's funds if the court authorizes you to do so:

- Food.
- · Clothes.
- A place to live,
- An education,
- Medical care, and
- Dental care.

You're also in charge of the child's:

- Safety,
- Protection.
- · Physical growth, and
- Emotional growth.

Just like a parent, you have to keep in touch with the child's school and doctor.

Raising children isn't easy. There are places in the community to help you and the child. Get help and information from guardian support groups.

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Custody

You have full legal and physical custody of the child. You must make all the decisions about the child. If you want, you can ask the parents' opinions about the child. But the parents can't make decisions for the child.

The parents' rights are suspended - not canceled - as long as there's a guardian for the child.

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Education

You're responsible for making basic decisions about the child's education. You need to help the child set, and reach, goals for education.

- You decide where the child goes to school.
- You go to school conferences and take an active part in the child's education.
- For young children, you can sign them up for Head Start or other programs.
- For older children, you need to think about what education they'll need in the future, like college or a specialized school.
- If the child has special needs, you must help the child get services to address those needs. <u>Click here</u> to learn more about special education.

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Residence

You can choose where the child lives. Usually, the child lives with you. But if it's best for the child, they can live somewhere else. Get permission from the court before you let the child live with the parents again.

You can't move the child out of California unless you first get permission from the court. If the court agrees, you must establish guardianship in the state you move to. Different states have different rules. Find out what the rules are in place in the state you want to move to. Click here for help finding information about another state.

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Medical treatment

You must meet the medical needs of the child. Most of the time, you can give permission for medical treatment for the child.

But if the child is 14 or older, you can't consent to surgery for the child unless:

- 1. You and the child agree to the surgery, or
- 2. You get a court order for the surgery, or
- 3. The surgery is an emergency.

You can't put a child in a mental health facility without the child's consent. To do this without the child's consent, you need to be appointed as a special kind of mental health conservator in a conservatorship proceeding. Talk to a lawyer. Click here for help finding a lawyer.

But you can get counseling or therapy for the child. There are a lot of counseling services for children. A guardian should get the services the child needs and stay in touch with the counselors.

A child who is 12 years old or older can consent to their own

treatment in certain situations, like:

- · Outpatient mental health treatment,
- · Medical care for pregnancy,
- · Medical care for sexually transmitted diseases, and
- Drug and alcohol treatment.

For more information, talk to a lawyer. <u>Click here</u> for help finding a lawyer. You can also read Family Code sections 6900-6929. For help finding these sections, <u>click here</u> and search for Family Code sections 6900-6903, 6910-6911, and 6920-6929.

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Community resources

Every county has agencies to help children who come from troubled homes.

Some children have physical or learning disabilities. Some have been abused. Some might need counseling or other services. Try to meet the special needs of the child in your care and get them the services they need.

Ask the court, or the child protective services agency near you, to tell you where you can get help. <u>Click here</u> to find your court.

To find your county's child protective services agency, <u>click here</u> and check your county's Web site. You can also check the county listings in your telephone book.

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Financial support

The parents must support the child financially, even if there's a guardian. The guardian isn't obligated to support the child from the guardian's own funds, and may not use the child's money for his or her support unless the court authorizes it. Contact your local child support agency to collect child support from a parent. The child may also be able to get:

- Temporary Aid for Needy Families (TANF) (formerly called "AFDC"),
- Social security,
- Department of Veterans Affairs benefits,
- · Indian child welfare benefits, and
- Other benefits.

Click here to learn more about the <u>local child support agency in your county</u>.

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Visitation

Sometimes it's important for the child to have a relationship with the parents. The court can order you to let the parents visit or contact the child. But the court can put limits on the visits. For example, the court can say that the visits must be supervised or can set other conditions.

In general, it's best for you to have a good relationship with the parents. But **always** follow the court's orders, even if they limit visits or contact with the parents.

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Driver's license

The guardian can give the child permission to apply for a driver's license. If you do, you and the child's estate, if any, will both have to pay any damages caused by the child's negligent driving. You must get insurance to cover the child if you give them permission to apply for a driver's license.

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Joining the armed forces

You can give the child permission to join the armed forces. A child will emancipated and be freed from guardianship if they go into the armed forces. Click here to learn more about <u>emancipation</u>.

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Marriage

If the child wants to get married before turning 18, the guardian and the court must give permission. A child will be freed from guardianship (emancipated) after getting married. Click here to learn more about emancipation.

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Change of address

You must tell the court in writing if you or the child moves. Tell the court, even if the child leaves your home or moves back with the parents. Always get permission from the court before you move the child to another state or country.

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Court visitors and status reports

Some counties have programs where people called "court visitors" keep an eye on guardians. Cooperate with the court visitor, if there

is one. Also, you may have to fill out and file status reports.

You must always cooperate with the court and court investigators.

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Misconduct of the child

Like a parent, you're personally responsible for the harm and damages the child causes on purpose, but there are limits to your liability. There are special rules for harm caused by a gun or other firearm. Talk to a lawyer if you're worried about this responsibility. Click here for help finding a lawyer.

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Additional responsibilities

The court can set other conditions or give you more responsibilities. For example, the court can make you:

- Go to counseling,
- Take parenting classes,
- · Get certain services for the child, or
- Follow a visitation plan for the child and the parents or relatives.

You must follow all court orders.

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Ending the guardianship of the person

Guardianship automatically ends when the child:

- Turns 18,
- is adopted,
- Gets married.
- Is emancipated (freed from guardianship) by court order,
- Goes into the military, or
- Dies.

Or the child, a parent, or the guardian can ask the court to end the guardianship. This is called "terminating a guardianship." You must prove that the guardianship isn't necessary anymore or that ending the guardianship is the best thing for the child. If you want to end a guardianship, use the *Petition for Termination of Guardianship* (form GC-255) and *Order Terminating Guardianship* (form GC-260).

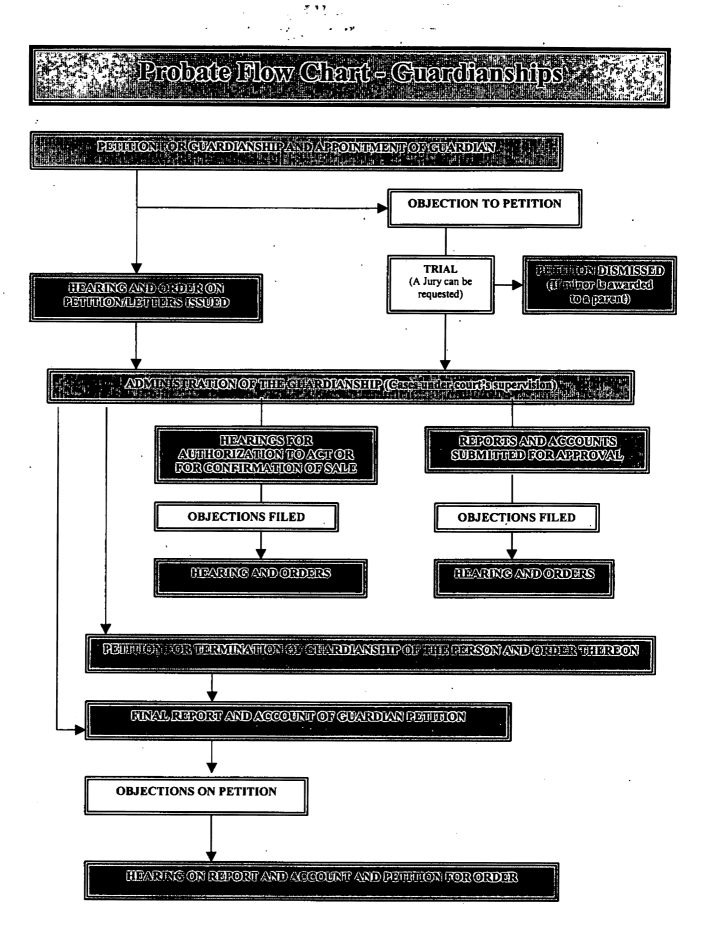
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٠.	, set 1 to 1 to 1 to 1	the state of the state of the state of
	GUARDIANSHIP OF (Name): Name of Child	CASE NUMBER:
		Court will assign
	8. Petitioner has has has no knowledge that the	minor is receiving public assistance benefits (specify in Attachment 8)
	 10. Petitioner, with intent to adopt, has accepted or intendent. 11. A person other than the proposed guardian has been nominated by will other nomination 	s to accept physical care or custody of the minor. 12. Character and estimated value of property of the estate: Personal property: \$
	(nomination affixed in Attachment 11) (specify name and address):	Annual gross income from all sources, including real and personal property,
		wages, pensions, and public benefits: \$ Total: \$
		Real property: \$
	13. Appointment of a guardian of the x person est in Attachment 13. Parental custody of the minor	ate of the minor is necessary and convenient for the reasons stated would be detrimental for the reasons stated in Attachment 13.
	14. Granting the proposed guardian of the estate powers to	o be exercised independently under Probate Code section 2590 interest of the guardianship estate. Powers and reasons are specified
	15. Notice to the persons named in Attachment 15 should because they cannot with reasonable diligence I	be given notice (specify names and efforts to locate in Attachment 15)
•	16. (Complete this section only for a petition, other than one for a is not related to the minor.)	est of justice (specify names and reasons in Attachment 15). appointment of a guardian of the estate only, filed by a person who y furnish all information requested by any agency referred to in Probate
	Code section 1543.	t by the proposed guardian that he or she will promptly furnish all
	information requested by any agency referred to in F	Probate Code section 1543 is affixed as Attachment 16a. Ilicensed foster family home.
	c. x The proposed guardian has never filed any petition f	or adoption of the minor except as specified in Attachment 16c
	17. X Filed with this petition are the following (see Judicial Co	ouncil forms GC-211, GC-110, and MC-150): Waiver of Notice and Consent
	Nomination of Guardian Declaration Under Uniform Child Custody Juriso	
•	18. The names, residence addresses, and relationships of the fat the minor so far as known to petitioner, are as follows:	ther, mother, spouse, brothers, sisters, grandparents, and children of
	Relationship and name	Residence address
•	a. Father: Name of Father	Father's address
	b. Mother: Name of Mother	Mother's address
	c. Grandparents: Maternal Grandparent's Na	
	d. Paternal Grandparent's Name and add:	ress
	e. List of names and addresses continued in Attachme	ent 18. If needed
	19. Number of pages attached: Pages attached	Cian your Name
	Date: Date signed (Signature of all petitioners also required (Prob. Code, § 1020).)	Sign your Name (SIGNATURE OF ATTORNEY *)
	declare under penalty of perjury under the laws of the State of Ca	Your Name Ilifornia that the foregoing is true and correct
C	Date: Date signed	
۷.	Your Name	Sign your Name
	. (TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
_		•
	(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONED)

Guardianship	of.	Minor's	Name	•	CASE NUMBER:

ATTACHMENT TO PETITION FOR APPOINTMENT OF GUARDIAN

ATTACHMENT: 1d Bond

Bond not required as the minor: Bond not required for guardianship of person only. Probate Code Section 2322.

ATTACHMENT: 1f Specify Orders, Facts, Reasons:
Powers Pursuant to Probate Code Sections 2351-2358 -

- 1. 'Guardian has the care, custody, and control of minor and has charge of the education of the minor.
- 2. Guardian shall have the same right as a parent having legal custody of a child to give consent to medical treatment performed upon the minor and to require the minor to receive medical treatment.
- 3. Guardian shall fix the residence or specific dwelling of minor within the State of California.
- 4. Guardian shall have access to confidential records and papers of minor from public health organizations and schools.
- ATTACHMENT 1h Waiver of Accounting on a periodical basis pursuant to Probate Code Section 2628, 2942, 7666 as the estate is less than \$10,000.

ATTACHMENT: 8 Public Assistance Benefits
If you have checked "has" in box 8, this is the place to describe what benefits are being received.

ATTACHMENT: 9 Adoption, Juvenile Court, Marriage Dissolution, Domestic Violence action with custody determinations, or other similar proceedings affecting the minor.

If you have checked "has" to box 9, this is the place where you would give the case number, County, State and year of the filing of any action.

ATTACHMENT: 13 Appointment of Guardian necessary and convenient for the reasons stated and Parental Custody of the minor would be detrimental for the reasons stated:

If you have checked this box, describe reasons.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): Your Phone Your Name	TEL EST. 10115 1115 1115	GC-21
Vour Nome	TELEPHONE AND FAX NOS.:	FOR COURT USE ONLY
Tour Name		
Your Address .		
ATTORNEY FOR (Name): In Pro Per		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SUTTER		
STREET ADDRESS: 463 SECOND ST., RM. 211		
MAILING ADDRESS:		
CITY AND ZIP CODE: YUBA CITY, CA 95991 BRANCH NAME:		
GUARDIANSHIP OF THE X PERSON ESTATE OF (Name		
Name of Child	3).	
	MINOR	
X CONSENT OF PROPOSED GUARDIAN		ASE NUMBER:
NOMINATION OF GUARDIAN		•
WAIVER OF NOTICE AND CONSENT		
CONSENT OF PROPOSE	D GUARDIAN	
I consent to serve as guardian of the x person estate	of the minor.	
te: Date Signed		
		•
rint. your. Name	Your Signature	
(TYPE OR PRINT NAME)	(SIGNATURE OF P	ROPOSED GUARDIAN)
NOMINATION OF GI	JARDIAN or. I nominate (name and a	
	•	
as guardian of the person estate of the minor.		
I am a parent of the minor donor of a gift to the minor	e Imaminata (nome en de	
ability and the state of the st	ii. Thominate (name and ac	daress):
as guardian of the person estate of the minor.		
ate:		
	(SIGNA	
		TURE)
CONSENT AND WAIVER	OF NOTICE	
 I am entitled to notice in this proceeding, but I waive Notice of Hearing 	a of the petition. I consent t	
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Date (TYPE OR PRINT NAME) Date (TYPE OR PRINT NAME) Date (TYPE OR PRINT NAME) Continued on Attachment 4.	g of the petition. I consent to (date): (SIGNATURE) (SIGNATURE) (SIGNATURE)	(RELATIONSHIP TO MINOR) (RELATIONSHIP TO MINOR) (RELATIONSHIP TO MINOR)
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Form Approved by the Judicial Council of California GC-211 [Rev. January 1, 1998) Mandatory Use [1/1/2000]

ATTORNEY OR PARTY WITHOUT ATTORNS	ET (Name and Making Address);		TELEPHONE N		
<u>-</u>		Your	Phone	10	COURT USE ONLY
Your Name		,			
•					
Your Address					
•					•
ATTORNEY FOR (Name):				,	
SUPERIOR COURT OF CALIF	ORNIA, COUNTY OF S	UTTER			
	ND ST., RM. 211				
MAILING ADDRESS:	212 21., 101. 211				
	W				
	Y, CA 95991				•
BRANCH NAME:				İ	
CASE NAME: Name of	Child				
				l l	
DECLARATION	UNDER UNIFORM CH	III D CHETOD	·	CAREANANCE	
				CASE NUMBER:	
JURISDIC FION	AND ENFORCEMENT	ACT (UCCJE	4)		
I am a party to this proceeding	g to determine custody of a	a child.			
Declarant's present add	ress is not disclosed. It is	confidential	dor Eamilie		•
presently residing with de	aclarant is identified " '	s dominantial fil	ider Family C	ode section 3429. Th	ne address of child
Processing foolding Man At	ecialant is identified ou tus	s declaration as	confidential.		
(Number): how many ch	.11dren? mino	r children are su	bject to this p	roceeding as follows:	
(Insert the information reque	ested below. The residen	ce information	must be aiv	en for the last EIVE v	0000
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Legal Solutions & Plus

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SUTTER

In the Matter of the GUARDIANSHIP of)) NO.
) 100.
NAME OF CHILD	ORDER APPOINTING COURT INVESTIGATOR
Minor (s))) .)
TO: SUTTER COUNTY PROBATION (OFFICER
You are hereby appointed Court ordered to:	Investigator in this matter and are
a) Review the basis for the guard	ianship;
b) Determine if initiation of the g best interest;	uardianship is in the proposed ward's
c) Determine proposed ward's w	rishes, if any;
	ourt at least five days before the hearing. ral Guardianship set for: Insent DATE
e) A temporary guardianship has	s/has not been ordered;
 f) Petitioner is ordered to provide the Court Investigator immediately. 	e a copy of the petition and this order to
Dated:	
	HON. TIMOTHY J EVANS JUDGE OF THE SUPERIOR COURT

This notice is required by law. This notice does not require you to appear in court, but you may attend the hearing if you wish.

 NOTICE is given that (name): Your Name (representative capacity, if any): Proposed Guardian has filed (specify): Petition for Temporary and General Guardianship of Name of Minor

NOTICE OF HEARING

2. You may refer to the filed documents for further particulars. (All of the case documents filed with the court are available for examination in the case file kept by the court clerk.)

3. The petition includes an application for the independent exercise of powers under Probate Code section 2590. Powers requested are _____ specified below ____ specified in Attachment 3.

4. A HEARING on the matter will be held as follows:

1						
a. Date:	• •	Time: 9:00	a m	Do-4 . 3		
			α	LX Dept.: A	L Room:	
		•	•			

b. Address of court x same as noted above is (specify):

(Continued on reverse)



CASE NUMBER:

r-	
	GUARDIANSHIP CONSERVATORSHIP OF (Name): NAME OF MINOR CASE NUMBER:
	X MINOR CONSERVATED
	MINOR CONSERVATEE
	CLERK'S CERTIFICATE OF POSTING
1.	I certify that I am not a party to this cause.
2.	A copy of the foregoing Notice of Hearing - Guardianship or Conservatorship
	a. was posted at (address):
	b. was posted on (date):
Da	ate:
	Clerk, by, Deputy
	PROOF OF SERVICE BY MAIL
1.	I am over the age of 18 and not a party to this cause. I am a resident of or employed in the county where the mailing occurred.
2.	My residence or business address is (specify): Address of person signing
3.	I served the foregoing Notice of Hearing-Guardianship or Conservatorship on each person named below by enclosing a copy in an
	an alaba addressed as shown Dellow MIAD
	a. x depositing the sealed envelope in the United States Postal Service with the postage fully prepaid.
	Provide to contection and mailing on the date and at the place shows in item 4 fellowing and at
	ness practices. I am readily familiar with this business' practice for collecting and processing correspondence for mailing.
	On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
	between the social envelope with postage fully prepaid.
4.	a. Date mailed: date of mialing b. Place mailed (city, state): Yuba City, CA
5.	I served with the Notice of Hearing - Guardianship or Conservatorship a copy of the petition or other document referred to in the notice.
l de	clare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
	e: date signed
	o. date bighed
naı	me of person mailing Signature of person mailing
	(TYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)
	NAME AND ADDRESS OF EACH PERSON TO WHOM NOTICE WAS MAILED
na wl	ames and addresses to each person no was mailed this notice

	CONFIDENTIAL (DO NOT ATTACH TO	D PETITION)
	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): Your Name	FOR COURT USE ONLY
	Your Address	
	TELEPHONE NO.: Your Phone FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
	SUPERIOR COURT OF CALIFORNIA, COUNTY OF SUTTER STREET ADDRESS: 463 SECOND ST., RM. 211 MAILING ADDRESS:	
	CITY AND ZIP CODE: YUBA CITY, CA 95991 BRANCH NAME:	
1	GUARDIANSHIP OF (Name): Name of Child	
	CONFIDENTIAL GUARDIAN SCREENING FORM	CASE NUMBER:
L	Guardianship of x Person Estate	
	Each proposed guardian shall submit this screening form with the (This form shall remain confidential.	guardianship petition.
	How This Form Will Be Used	
	This form is confidential and will not be a part of the public file in this case. You are requi the court under rule 7.1001 of the California Rules of Court. The information you provide and agencies designated by the court to assist the court in determining whether to appoint response to each item.	red to complete and submit this form to will be used by the court and by persons you as guardian. You must provide a
1	f. a. Proposed guardian (name): Your Name b. Date of birth: your date of birth c. Social security number: your s.s.# SEX:	WT: HAIR: EYES:
	d. Driver's license number: your d/1 State:	RACE:
	e. Telephone numbers: Home: Work: Answer each of these questions. Attachments may be neg	Other:
2	Answer each of these questions. Attachments may be need to register as a sex offender under California Personal I am not required to register as a sex offender under California Personal I am explain in Attachment 2.)	cesary enal Code section 290. (If you are,
3	been charged with, arrested for, or convicted of a crime of (If you have, explain in Attachment 3.) Check here alcohol-related offenses.	leemed to be a felony or a misdemeanor. if you have been arrested for drug or
4	. I have I have not had a restraining order or protective order filed against m explain in Attachment 4.)	e in the last 10 years. (If you have,
5.	I am I am not receiving services from a psychiatrist, psychologist, or the (If you are, explain in Attachment 5.)	erapist for a mental health related issues.
6.	Do you or does any other person living in your home have a social worker or parole or pro Yes No (If yes, explain in Attachment 6 and provide the name and address probation officer.)	obation officer assigned to him or her? ss of each social worker, parole officer, or
7.	Have you or has any other person living in your home been charged with, arrested for, or neglect, or molestation? Yes No (If yes, explain in Attachment 7.)	convicted of any form of child abuse,
8.	Are you aware of any reports alleging any form of child abuse, neglect, or molestation machildren (e.g., Child Protective Services) or any other law enforcement agency regarding yhome?	de to any agency charged with protecting ou or any other person living in your

(Continued on reverse)

No (If yes, explain in Attachment 8 and provide the name and address of each agency.)

CONFIDENTIAL

G	UARDIANSHIP OF (Name): Name		· · · · · · · · · · · · · · · · · · ·						
	Mame	e of Child	اران MINOR به جودیم در مادور می ساده است.	CASE NUMBER:					
Ar	nswer each question								
9.	Have you or has any other pers	on living in your home	e habitually used any illegal subst	ances or abused alcohol?					
	Yes No (If yes,	explain in Attachme	nt 9.)						
10.	Have you or has any other person living in your home been charged with, arrested for, or convicted of a crime involving illegal								
	substances or alcohol?	, , , , , , , , , , , , , , , , , , ,	s seen only god war, arrested for,	or convicted of a crime involving lilegal					
	Yes No (If yes,	explain in Attachmer	nt 10.)						
· 11	Do you or does any other person	a livina in vour home	outforfrom t-1 'll						
• • •	Yes No (If yes.	explain in Attachmer	surrer from mental illness?	·					
			•						
12.	Do you suffer from any physical	disability that would i	mpair your ability to perform the d	uties of guardian?					
	Yes No (If yes,	explain in Attachmer	nt 12.)						
13.	I have or may have	I do not have a	In adverse interest that the court of	nou consider to be a statut					
			guardian. <i>(If you have or may hav</i>	nay consider to be a risk to, or to have an					
4 4				·					
14.	I have I have not	previously been ap	pointed guardian, conservator, ex	ecutor, or fiduciary in another proceeding.					
		(ir you nave, explai	n in Attachment 14.)						
15.	☐ I have ☐ I have not	been removed as g	uardian, conservator, executor, or	fiduciary in any other case. (If you have,					
		explain in Attachme	ent.15.)	maddaly in any ballet base. (if you have,					
10				· ·					
16.	I have I have not	filed for bankruptcy	protection within the last 10 years	s. (If you have, explain in Attachment 16.)					
		MINORS' C	CONTACT INFORMATION						
17.	. Minor's name: NAME OF MI	INOR	School:						
	Home tel.:		School tel.:	Other tel.:					
				·					
18.	· · · · · · · · · · · · · · · · · · ·		School:						
	Home tel.:		School tel.:	Other tel.:					
19.	Minor's name:		School:						
	Home tel.:		School tel.:	Other tel.:					
l		·		04101.101					
L	Information on additional	minors is attached.							
	•								
				•					
		D	ECLARATION						
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. 4001	and aniable policity of perjury unde	i mio iaws di the Statt	of California that the foregoing is	true and correct.					
Date:	date signed								
(/O112	r name								
<u>, vui</u>	<u>TYPE OR PRINT NAME</u>	(i)	Your signat	TIPE OF PROPOSED CHARLES					
		•	SIGNA	TURE OF PROPOSED GUARDIAN)					

*Each proposed guardian must fill out and file a separate screening form.

ATTORIES OF BARTY WITHOUT ATTORNEY		•	GC-248
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): Your Name	.₽°	FOR COURT	USE ONLY
Your Address			
TELEPHONE NO.: Your Phone FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): In Pro Per	·		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SUTTER STREET ADDRESS: 463 SECOND ST., RM. 211 MAILING ADDRESS:			
CITY AND ZIP CODE: YUBA CITY, CA 95991 BRANCH NAME:			
GUARDIANSHIP OF THE X PERSON ESTATE		1	
OF (Name): Child's name	MINOR		
DUTIES OF GUARDIAN and Acknowledgment of Receipt		CASE NUMBER:	

DUTIES OF GUARDIAN

When you are appointed by the court as a guardian of a minor, you become an officer of the court and assume certain duties and obligations. An attorney is best qualified to advise you about these matters. You should clearly understand the information on this form. You will find additional information in the Guardianship Pamphlet (for Guardianships of Children in the Probate Court) (Form GC-205), which is available from the court.

1. GUARDIANSHIP OF THE PERSON

If the probate court appoints you as a *guardian of the person* for a child, you will be required to assume important duties and obligations.

- a. Fundamental responsibilities The guardian of the person of a child has the care, custody, and control of the child. As guardian, you are responsible for providing for food, clothing, shelter, education, and all the medical and dental needs of the child. You must provide for the safety, protection, and physical and emotional growth of the child.
- b. Custody As guardian of the person of the child, you have full legal and physical custody of the child and are responsible for all decisions relating to the child. The child's parents can no longer make decisions for the child while there is a guardianship. The parents' rights are suspended—not terminated—as long as a guardian is appointed for a minor.
- c. Education As guardian of the person of the child, you are responsible for the child's education. You determine where the child should attend school. As the child's advocate within the school system, you should attend conferences and play an active role in the child's education. For younger children, you may want to consider enrolling the child in Head Start or other similar programs. For older children, you should consider their future educational needs such as college or a specialized school. You must assist the child in obtaining services if the child has special educational needs. You should help the child in setting and attaining his or her educational goals.
- d. Residence As guardian, you have the right to determine where the child lives. The child will normally live with you, but when it is necessary, you are allowed to make other arrangements if they are in the best interest of the child. You should obtain court approval before placing the child back with his or her parents.

As guardian, you **do not** have the right to change the child's residence to a place outside California unless you first receive the court's permission. If the court grants permission, California law requires that you establish legal guardianship in the state where the child will be living. Individual states have different rules regarding guardianships. You should seek additional information about guardianships in the state where you want the child to live.

(Continued on reverse)



MINOR

CASE NUMBER:

- e. Medical treatment As guardian, you are responsible for meeting the medical needs of the child. In most cases, you have the authority to consent to the child's medical treatment. However, if the child is 14 years or older, surgery may not be performed on the child unless either (1) both the child and the guardian consent or (2) a court order is obtained that specifically authorizes the surgery. This holds true except in emergencies. A guardian may not place a child involuntarily in a mental health treatment facility under a probate guardianship. A mental health conservatorship proceeding is required for such an involuntary commitment. However, the guardian may secure counseling and other necessary mental health services for the child. The law also allows older and more mature children to consent to their own treatment in certain situations such as outpatient mental health treatment, medical care related to pregnancy or sexually transmitted diseases, and drug and alcohol treatment.
 - f. Community resources There are agencies in each county that may be helpful in meeting the specific needs of children who come from conflicted, troubled, or deprived environments. If the child has special needs, you must strive to meet those needs or secure appropriate services.
 - g. Financial support Even when the child has a guardian, the parents are still obligated to support the child financially. The guardian may take action to obtain child support. The child may also be eligible for Temporary Aid for Needy Families, (TANF, formerly known as AFDC), social security benefits, Veterans Administration benefits, Indian child welfare benefits, and other public or private funds.
- h. Visitation The court may require that you allow visitation or contact between the child and his or her parents. The child's needs often require that the parent-child relationship be maintained, within reason. However, the court may place restrictions on the visits, such as the requirement of supervision. The court may also impose other conditions in the child's best interest.
- Driver's license As guardian of the person, you have the authority to consent to the minor's application for a driver's license. If you consent, you will become liable for any civil damages that may result if the minor causes an accident. The law requires that anyone signing the DMV application obtain insurance to cover the minor.
- j. Enlistment in the armed services The guardian may consent to a minor's enlistment in the armed services. If the minor enters into active duty with the armed forces, the minor becomes emancipated under California law.
- **k. Marriage** For the minor to marry, the guardian **and the court** must give permission. If the minor enters a valid marriage, the minor becomes emancipated under California law.
- Change of address A guardian must notify the court in writing of any change in the address of either the child or the guardian. This includes any changes that result from the child's leaving the guardian's home or returning to the parent's home. You must always obtain court permission before you move the child to another state or country.
- m. Court visitors and status reports Some counties have a program in which "court visitors" track and review guardianships. If your county has such a program, you will be expected to cooperate with all requests of the court visitor. As guardian, you may also be required to fill out and file status reports. In all counties, you must cooperate with the court and court investigators.
- n. **Misconduct of the child** A guardian, like a parent, is liable for the harm and damages caused by the willful misconduct of a child. There are special rules concerning harm caused by the use of a firearm. If you are concerned about your possible liability, you should consult an attorney.
- Additional responsibilities The court may place other conditions on the guardianship or additional duties upon you, as guardian. For example, the court may require the guardian to complete counseling or parenting classes, to obtain specific services for the child, or to follow a scheduled visitation plan between the child and the child's parents or relatives. As guardian, you must follow all court orders.

(Continued on page three)

CHAPPIAN OF ALL Chillian				T	GC-240
GUARDIAN OF (Name): Child's name				CASE NUMBER:	
	4				
		• .	MINOR		
			MINACK		

Termination of guardianship of the person - A guardianship of the person automatically ends when the child reaches the age of 18, is adopted, marries, is emancipated by court order, enters into active military duty, or dies. If none of these events has occurred, the child, a parent, or the guardian may petition the court for termination of guardianship. But it must be shown that the guardianship is no longer necessary or that termination of the guardianship is in the child's best interest.

2. GUARDIANSHIP OF THE ESTATE

If the court appoints you as *guardian of the child's estate*, you will have additional duties and obligations. The money and other assets of the child are called the child's "estate." Appointment as guardian of a child's estate is taken very seriously by the court. The guardian of the estate is required to manage the child's funds, collect and make an inventory of the assets, keep accurate financial records, and regularly file financial accountings with the court.

MANAGING THE ESTATE

- Prudent investments As guardian of the estate, you must manage the child's assets with the care of a prudent person dealing with someone else's property. This means that you must be cautious and may not make speculative or risky investments.
- b. Keeping estate assets separate As guardian of the estate, you must keep the money and property of the child's estate separate from everyone else's, including your own. When you open a bank account for the estate, the account name must indicate that it is a guardianship account and not your personal account. You should use the child's social security number when opening estate accounts. You should never deposit estate funds in your personal account or otherwise mix them with your own funds or anyone else's funds, even for brief periods. Securities in the estate must be held in a name that shows that they are estate property and not your personal property.
- c. Interest-bearing accounts and other investments Except for checking accounts intended for ordinary expenses, you should place estate funds in interest-bearing accounts. You may deposit estate funds in insured accounts in federally insured financial institutions, but you should not put more than \$100,000 in any single institution. You should consult with an attorney before making other kinds of investments.
 - d. Blocked accounts A blocked account is an account with a financial institution in which money is placed. No person may withdraw funds from a blocked account without the court's permission. Depending on the amount and character of the child's property, the guardian may elect or the court may require that estate assets be placed in a blocked account. As guardian of the estate, you must follow the directions of the court and the procedures required to deposit funds in this type of account. The use of a blocked account is a safeguard and may save the estate the cost of a bond.
- e. Other restrictions As guardian of the estate, you will have many other restrictions on your authority to deal with estate assets. Without prior court order, you may not pay fees to yourself or your attorney. You may not make a gift of estate assets to anyone. You may not borrow money from the estate. As guardian, you may not use estate funds to purchase real property without a prior court order. If you do not obtain the court's permission to spend estate funds, you may be compelled to reimburse the estate from your own personal funds and may be removed as guardian. You should consult with an attorney concerning the legal requirements relating to sales, leases, mortgages, and investment of estate property. If the child of whose estate you are the guardian has a living parent or if that child receives assets or is entitled to support from another source, you must obtain court approval before using guardianship assets for the child's support, maintenance, or education. You must file a petition or include a request for approval in the original petition, and set forth which exceptional circumstances justify any use of guardianship assets for the child's support. The court will ordinarily grant such a petition for only a limited period of time, usually not to exceed one year, and only for specific and limited purposes.

INVENTORY OF ESTATE PROPERTY

Locate the estate's property - As guardian of the estate, you must locate, take possession of, and protect the child's income and assets that will be administered in the estate. You must change the ownership of all assets into the guardianship estate's name. For real estate, you should record a copy of your Letters of Guardianship with the county recorder in each county where the child owns real property.

f.

GUARDIAN OF (Name):	Child's	name		CASE NUMBER:	GC-24
		,e	MINOR	1	

- Determine the value of the property As guardian of the estate, you must arrange to have a court-appointed referee determine the value of the estate property unless the appointment is waived by the court. You—not the referee—must determine the value of certain "cash items." An attorney can advise you about how to do this.
 - File an Inventory and appraisal As guardian of the estate, you must file an inventory and appraisal within h. 90 days after your appointment. You may be required to return to court 90 days after your appointment as guardian of the estate to ensure that you have properly filed the inventory and appraisal.

INSURANCE

Insurance coverage - As guardian of the estate, you should make sure that there is appropriate and i. sufficient insurance covering the assets and risks of the estate. You should maintain the insurance in force throughout the entire period of the guardianship or until the insured asset is sold.

RECORD KEEPING AND ACCOUNTING

- Records As guardian of the estate, you must keep complete, accurate records of each financial transaction j. affecting the estate. The checkbook for the guardianship checking account is essential for keeping records of income and expenditures. You should also keep receipts for all purchases. Record keeping is critical because you will have to prepare an accounting of all money and property that you have received, what you have spent, the date of each transaction, and its purpose. You will also have to be able to describe in detail what is left after you have paid the estate's expenses.
- Accountings As guardian of the estate, you must file a petition requesting that the court review and approve your accounting one year after your appointment and at least every two years after that. The court may ask that you justify some or all expenditures. You should have receipts and other documents available for the court's review, if requested. If you do not file your accounting as required, the court will order you to do so. You may be removed as guardian for failure to file an accounting.
- Format As guardian of the estate, you must comply with all state and local rules when filing your I. accounting. A particular format is specified in the Probate Code, which you must follow when you present your account to the court. You should check local rules for any special local requirements.
- Legal advice An attorney can advise you and help you prepare your inventories, accountings, and petitions to m. the court. If you have questions, you should consult with an attorney.

3. OTHER GENERAL INFORMATION

- Removal of a guardian A guardian may be removed for specific reasons or when it is in the child's best interest. A guardian may be removed either on the court's own motion or by a petition filed by the child, a relative of the child, or any other interested person. If necessary, the court may appoint a successor guardian, or the court may return the child to a parent if that is found to be in the child's best interest.
- Legal documents For your appointment as guardian to be valid, the Order Appointing Guardian of Minor b. must be signed. Once the court signs the order, the guardian must go to the clerk's office, where Letters of Guardianship will be issued. Letters of Guardianship is a legal document that provides proof that you have been appointed and are serving as the guardian of a minor. You should obtain several certified copies of the Letters from the clerk. These legal documents will be of assistance to you in the performance of your duties, such as enrolling the child in school, obtaining medical care, and taking care of estate business.
- Attorneys and legal resources If you have an attorney, the attorney will advise you on your duties and responsibilities, the limits of your authority, the rights of the child, and your dealings with the court. If you have legal questions, you should consult with your attorney. Please remember that the court staff cannot give you legal advice.

(Continued on page five)

•	•	
	·	Gu
GUARDIAN OF (Name): Child's name	•	CASE NUMBER:
	MINOR	
If you are not represented by an attorney, you may o community resources, private publications, or your lo	btain answers to your q ocal law library.	uestions by contacting
NOTICE: This statement of duties is a summary and i as a probate guardian is governed by the law itself ar	s not a complete state id not by this summar	ment of the law. Your conduct y.
ACKNOWLEDGE	MENT OF RECEIPT	
I have petitioned the court to be appointed as a guardi	an.	
I acknowledge that I have received a copy of this state	ment of the duties of the	position of guardian
·		3-2-2-2-
ate: Date signed		
our Name	Vous si su	
(TYPE OR PRINT NAME)	Your sign	(SIGNATURE OF PETITIONER)
A		
ite:		
(TYPE OR PRINT NAME)	,	(SIGNATURE OF PETITIONER)
•	•	

(TYPE OR PRINT NAME)

(SIGNATURE OF PETITIONER)

GUARDIANSHIPS

(Person Only)

In Order to file for Guardianship of a minor, the following documents are required:

- 1. Petition for Appointment of Guardian of Minor/Minors with attachment
- 2. Consent of Guardian, Nomination & Waiver of Notice The Consent is required, the Nomination & Waiver of Notice are optional
- 3. UCCJEA form
- 4. Order Appointing Court Investigator The Court may, or may not, order an investigation
- 5. Confidential Screening Form
- 6. Duties of Guardian
- 7. Notice of Hearing Set out approximately 25 days on a Monday at 9 a.m.

If a Temporary Guardianship is desired, in addition to the above documents, the following are also required:

- 1. Petition for Appointment of Temporary Guardian of Minor/Minors with attachment
- 2. Order Appointing Temporary Guardian
- 3. Letters of Temporary Guardianship

The Court may, or may not grant a Temporary Guardianship. If it is granted, the Letters of Guardianship are effective for 30 days or less, unless continued by Court.

If the Guardianship is granted, the following should be provided to the Court:

- 1. Order Appointing Guardian
- 2. Letters of Guardianship

To Terminate a Guardianship the following forms are required:

- 1. Petition for Termination of Guardianship
- 2. Notice of Hearing Set out approximately 15 days on a Monday at 9 a.m.
- 3. Order Terminating Guardianship

ATTORIES OF THE PARTY OF THE PA	•	GC-110
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): Your Phone	TELEPHONE AND FAX NOS.	FOR COURT USE ONLY
Your Name	•	
Status Addus -		·
Your Address		
•		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SUTTER STREET ADDRESS: 463 SECOND ST., RM. 211		,
MAILING ADDRESS:	•	
CITY AND ZIP CODE: YUBA CITY, CA 95991		
BRANCH NAME:		
TEMPORARY X GUARDIANSHIP CONSERVATORSH	IIP OF (Name):	
NAME OF MINOR		
X MINOR		
PETITION FOR APPOINTMENT OF TEMP		CASE NUMBER:
X GUARDIAN CONSERVATO X Person Estate	DR .	
Lx Person Estate		
Petitioner (name of each): Your Name		
a. (Name and address): Your name and address		request that
and address.		
be appointed temporary x guardian conservator	of the PERSON of the	
x minor proposed conservatee and Letters is	sue upon qualification.	·
b. (Name and address):	, •	
	•	
be ennethed to a second of the	· · · · · · · · · · · · · · · · · · ·	
	of the ESTATE of the	
c. (1) x bond not be required for the reasons stated in Attachm	sue upon qualification.	-1 20000
(2) \$ bond be fixed. It will be furnish	hed by an admitted surphy inco	nry- PC2322 urer or as otherwise provided by law.
(Specify reasons in Attachment 1c if the amount is diffe	erent from maximum requires	I by Probate Code section 2220.
(3) S in deposits in a blocked account	int be allowed. Receipts will	pe filed. (Specify institution and
location):	Troopipe VIII	oo mod. (Opecity institution and
,		•
	,	
d. X the powers specified in Attachment 1d be granted in addition	on to the powers provided by	aw.
e. an order be granted dispensing with notice to the m	inor proposed conser	vatee minor's mother
minor's father other person having a visitation	n order for the reasons s	ated in Attachment 1e. (Identify
each by name and relationship.) f. other orders be granted (specify in Attachment 1f)		
f other orders be granted (specify in Attachment 1f).		
The x minor proposed conservatee is (name): NA	ME OF MINOR	
Present address: minor's current address	ME OF MINOR	
resem address. Millor's Current address	Talanhau	
	Telephon	e: minor's telephone
The x minor proposed conservatee requires a temp	porary x guardian	conservator to x provide for
·	from loss or injury because	
below specified in Attachment 3):		opeomeu
Give reasons for the need for a tempor	rary quardianship.	
	· · · · · · · · · · · · · · · · · · ·	

(Continued on reverse)

TEMPORARY X GUARDIANSHIP CONSERVATORSH	IID OF ALL
NAME OF MINOR	IIP OF (Name): CASE NUMBER:
·	JOB CONSTRUCTOR
	NOR CONSERVATEE
. The temporary x guardianship conservatorship is	required
a. x pending the hearing on the petition for appointment of	a managed Company
b. pending the appeal under Probate Code section 2750.	a general x guardian conservator.
c during the suspension of powers of the guardia	n conservator.
E Character and actimated value of the area of the	
5. Character and estimated value of the property of the estate:	
a. Personal property:	•
b. Annual gross income from all sources,	•
including real and personal property,	
wages, pensions, and public benefits: \$	
Total: \$	•
6. CHANGE OF RESIDENCE OF PROPOSED CONSERVATE	: E
a. Petitioner requests that the residence of the proposed co	nservatee be changed to (address):
The proposed conservatee will suffer irreparable harm if	his or her residence is not changed as requested and no means
less restrictive of the proposed conservatee's liberty will s	suffice to prevent the harm because (precise reasons are
stated below stated in Attachment 6a):	p. condo rodocita die
,	
b The proposed conservatee must be removed from the St.	ate of California to permit the performance of the following
non-psychiatric medical treatment essential to the propos	sed conservatee's physical survival. The proposed conservatee
consents to this medical treatment. (Facts and place of the	
Attachment 6b.)	reatment are specified below specified in
Allacinnent ob.)	
•	
C (Change of residence only) The proposed consequence	•
c. (Change of residence only) The proposed conservatee (1) will attend the hearing.	·
(2) is able but unwilling to attend the hearing, does not wi	sh to contest the establishment of a conservatorship, does not
object to the proposed conservator, and does not pref	er that another nerson act as consequator
(3) is unable to attend the hearing because of medical ina	ibility. An affidavit or certificate of a licensed medical practitioner
or an accredited religious practitioner is anixed as Atta	ichment 6c.
(4) is not the petitioner, is out of state, and will not attend	the hearing.
d. (Change of residence only) Filed with this petition is a pro	00sed Order Appointing Court Investigator fform CC 2201
	. The state of the
7. Petitioner believes the x minor proposed conservate	e will x will not attend the hearing.
	attend the hearing.
8. Number of pages attached: one	•
,	•
Date:	
* (Signature of petitioner also required (Prob. Code, § 1020).)	(SIGNATURE OF ATTORNEY*)
	Your Name
I declare under penalty of perjury under the laws of the State of Califo	rnia that the foregoing is true and correct
Date: date signed	and that the foregoing is true and correct.
Your Name	Your signature
(TYPE OR PRINT NAME)	
:	(SIGNATURE OF PETITIONER)
***********	•
(TYPE OR PRINT NAME)	7

Guardianship of	Name of Child	CASE NUMBER:
	•	

ATTACHMENT 1d

POWERS PURSUANT TO PROBATE CODE SECTIONS 2351-2358

- 1. Guardian has the care, custody, and control of the minor and has charge of the eduction of the minor.
- 2. Guardian shall have the same right as a parent having legal custody of a child to give consent to medical treatment performed upon the minor and to require the minor to receive medical treatment.
- 3. Guardian shall fix the residence or specific dwelling of the minor within the State of California.
- 4. Guardian shall have access to confidential records and papers of minor from public health organizations and schools.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):		GC-14
Your Phone	TELEPHONE AND FAX NOS.:	FOR COURT. USE ONLY
_ Your Name	: •	
Your Address		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SUTTE	R	·
STREET ADDRESS: 463 SECOND ST., RM. 211		
MAILING ADDRESS:		
CITY AND ZIP CODE: YUBA CITY, CA 95991		
BRANCH NAME:		
	ORSHIP OF THE	
x PERSON ESTATE OF (Name):		·
X MIN	NOR CONSERVATEE	
ORDER APPOINTING TEMPORARY GUARDIAN	CONSERVATOR	CASE NUMBER:
WARANA THE ADDRESS OF		<u></u>
WARNING: THIS APPOINTMENT IS NOT	EFFECTIVE UNTIL LE	TTERS HAVE ISSUED.
1. The petition for appointment of temporary x guardian	conservator came on for h	and a second
and d to indicate personal presence):	conservator came on tor n	earing as follows (check boxes c
a. Judge (name):		·
b. Hearing date: Time:	Dame.	
c. Petitioner (name):	Dept.:	Room:
Attorney for petitioner (name): Your Name		
, a passed frame, a data is a little of the		•
d. x Minor Conservatee (name):		
Attorney for x minor conservatee (name):		
odilodivated (hame).		· ·
THE COURT FINIS		
THE COURT FINDS		
2. a. x Notice of time and place of hearing has been given as r	equired by law.	•
b. Notice of time and place of hearing has been	should be dispensed with	n for (names):
2 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15		
3. x It is necessary that a temporary x guardian	conservator be appointed to	x provide for temporary
care, maintenance, and support protect property	from loss or injury.	•
pending the hearing on the petition for appointment	of a general X guard	an conservator.
pending an appeal under Probate Code section 130	1.	
during the suspension of powers of the guar	dian conservator.	•
4. To prevent irreparable harm, the residence of the consen-		
- Free and the collective of the collective	atee must be changed. No mea	ns less restrictive of the
conservatee's liberty will prevent irreparable harm.		
5. The conservatee must be removed from the State of Colif		
The State of Callin	ornia to permit the performance o	of nonpsychiatric medical treatment
essential to the conservatee's physical survival. The cons	ervatee consents to this medical	treatment.
6. The conservatee need not attend the bearing on above		
6 The conservatee need not attend the hearing on change of	of residence or removal from the	State of California.
THE COURT ORDERS		
7. a. (Name): Your name (Address): Your address	_	
process, rour address	(Telephone):	Your telephone #
is appointed temporary x guardian conservato		
(name): name of child conservato		
manie of child	and Let	ters shall issue upon qualification.
/0		
(Continued	on reverse)	

TEM	MPORARY X GUARDIANSHIP CONSERVATORSH	D 05 44 1	
	CONSERVATORSH		CASE NUMBER:
7. b.	x MINO	CONSERVATEE	
	(Address):	(Telephone):	
	is appointed temporary guardian conservator (name):	of the ESTATE of and t	Letters shall issue upon qualification.
8. [Notice of hearing to the persons named in item 2b is dispense	d with.	
9. a. b. c.	b. Bond is fixed at: \$ to be fi provided by law.		I surety company or as otherwise I account at (specify institution and
d.	and receipts shall be filed. No withdrawals shall be made will. The temporary guardian conservator is a property without a specific court order.		Additional orders in Attachment 9c. session of money or any other
10.	The conservator is authorized to change the residence of the co	nservatee to (address):	
11.	The conservator is authorized to remove the conservatee from performance of nonpsychiatric medical treatment essential to the	the State of California to	the following address to permit the survival (address):
12.	The conservatee need not attend the hearing on change of res	dence or removal from th	e State of California.
13.	In addition to the powers granted by law, the temporary conser in Attachment 13 below (specify):	:	
14. 🗓	X Other orders as specified in Attachment 14 are granted.	·	·
15. 🗶	Unless modified by further order of the court, this order expires or	n (date):	
16. Nun	umber of boxes checked in items 8-15: 4		
7. Nun	umber of pages attached: 1		
Pate:			
,	-	JUDGE OF	THE SUPERIOR COURT
		SIGNATURE FOLLOWS LAST	ATTACHMENT

Guardianship	of	Name of	Child	CASE NUMBER:

ATTACHMENT 14

POWERS PURSUANT TO PROBATE CODE SECTIONS 2351-2358

- 1. Guardian has the care, custody, and control of the minor and has charge of the eduction of the minor.
- 2. Guardian shall have the same right as a parent having legal custody of a child to give consent to medical treatment performed upon the minor and to require the minor to receive medical treatment.
- 3. Guardian shall fix the residence or specific dwelling of the minor within the State of California.
- 4. Guardian shall have access to confidential records and papers of minor from public health organizations and schools.

GC-150 ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state ber number, and address):	
After recording return to:	
Your Name	
Your Address	
TELEPHONE NO.: Your Phone	
FAX NO. (Optional):	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SUTTER	
STREET ADDRESS: 463 SECOND ST., RM. 211	
MAILING ADDRESS: CITY AND ZIP CODE: YUBA CITY, CA 95991	
BRANCH NAME:	
TEMPORARY X GUARDIANSHIP CONSERVATORSHIP	
OF (Name): NAME OF MINOR FOR RECORDER'S USE ONLY	
X MINOR CONSERVATEE CASE NUMBER:	
LETTERS OF TEMPORARY X GUARDIANSHIP CONSERVATORSHIP X Person Estate FOR COURT US	·
LETTERS Estate FOR COURT USA	E ONLY
1. (Name): Your Name	
is appointed temporary x guardian conservator of the x person	
estate of (name): NAME OF MINOR	
	•
2. x Other powers have been granted or restrictions imposed on the temporary guardian conservator as specified below	
x specified in Attachment 2.	
· ·	
3. These Letters shall expire	
a. x on (date): Date of Hearing or upon earlier issuance of Letters to a general guardian or conservator.	
b. other date (specify):	
A That	
4 The temporary guardian conservator is not authorized to take possession of money or any ot without a specific court order.	her property
5. Number of pages attached:	
WITNESS, clerk of the court, with seal of the court affixed.	
(SEAL) Date:	
Clerk, by	
Olerk, By	
(DEPUTY)	
AFFIRMATION	
I solemnly affirm that I will perform the duties of temporary x quardian conservator according to law	
executed on (date): date signed	
at (place): Yuba City , California.	
Your Signature WITNESS, clerk of the seal of the court affixed	court, with
(SIGNATURE OF APPOINTEE)	•
Date:	
CERTIFICATION Certify that this document and any other hand is	
certify that this document and any attachments is a correct copy of the original on file in my office, and that the <i>Letters</i> issued to the	
person appointed above have not been revoked annulled or set	
aside and are still in full force and effect.	

Guardianship of	Name of Child	CASE NUMBER:

ATTACHMENT 2

POWERS PURSUANT TO PROBATE CODE SECTIONS 2351-2358

- 1. Guardian has the care, custody, and control of the minor and has charge of the eduction of the minor.
- 2. Guardian shall have the same right as a parent having legal custody of a child to give consent to medical treatment performed upon the minor and to require the minor to receive medical treatment.
- 3. Guardian shall fix the residence or specific dwelling of the minor within the State of California.
- 4. Guardian shall have access to confidential records and papers of minor from public health organizations and schools.